JUL 0 3 2003

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Art Unit: 1653

Application No.: 09/367,714

Conf. No.4669

Examiner: David Lukton

Filed: January 14, 2000

For: ANTIPATHOGENIC SYNTHETIC PEPTIDES ...

Washington, D.C.

Atty.'s Docket: SHAI=2

Date: July 3, 2003

THE COMMISSIONER OF PATENTS 2011 South Clark Place Customer Window, Mail Stop Non-fee Amendment Crystal Plaza Two, Lobby, Room 1803 Arlington, VA 22202

Sir:

[

Transmitted herewith is a [XX] Amendment [] _ in the above-identified application.

[XX] Small Entity Status: Applicant(s) claim small entity status. See 37 C.F.R. §1.27.

[XX] No additional fee is required.

] The fee has been calculated as shown below:

TECH CENTER 1600/2900

OR-

OR

	(Col. 1)	(Col. 2)	(Col. 3)					
	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NO. PREVIOUSLY PAID FOR	PRESENT EXTRA EQUALS				
TOTAL	· 27	MINUS	** 30	0				
INDEP.	* 1	MINUS	*** 3	0				
FIRST PRESENTATION OF MULTIPLE DEP. CLAIM								

	SIVIALL ENTIT					
		RATE	ADDITIONAL FEE			
	X	9	\$			
	х	42	\$			
	+	140	\$			
ADDITIONAL FEE TOTAL			\$			

SMALL ENTITY

 OTHER THAN SMALL ENTITY

 RATE
 ADDITIONAL FEE

 x
 18
 \$

 x
 84
 \$

 +
 280
 \$

 TOTAL
 \$

If the entry in Col. 1 is less than the entry in Col. 2, write "0" in Col. 3.

** If the "Highest Number Previously Paid for" IN THIS SPACE is less than 20, write "20" in this space.

*** If the "Highest Number Previously Paid for" IN THIS SPACE is less than 3, write "3" in this space.

The "Highest Number Previously Paid For" (total or independent) is the highest number found from the equivalent box in Col. 1 of a prior amendment of the number of claims originally filed.

[XX] Conditional Petition for Extension of Time

If any extension of time for a response is required, applicant requests that this be considered a petition therefor.

] It is hereby petitioned for an extension of time in accordance with 37 CFR 1.136(a). The appropriate fee required by 37 CFR 1.17 is calculated as shown below:

Ī]	It is hereby petitioned for an extension of time in accordance with 37 CFR 1.136(a). The appropriate fee required by							
		Small Entity	Other Than Small Entity Response Filed Within						
		Response Filed Within							
		[] First - \$ 55.00	ĺ]	First	-	\$	110.00	,
		[] Second - \$ 205.00]]	Second	-	\$	410.00	þ
		[] Third - \$ 465.00	[]	Third	-	\$	930.00	j
		[] Fourth - \$ 725.00	ĺ]	Fourth	-	\$	1450.00)
		Month After Time Period Set	Month After Time Period Set						
		[] Less fees (\$) already paid for month(s) extension of time on _				<u>_</u> .			
[]	Please charge my Deposit Account No. 02-4035 in the amount of \$							
[]	Credit Card Payment Form, PTO-2038, is attached, authorizing payment in the an	mc	ount o	of \$			·	
[]	A check in the amount of \$ is attached (check no.).							

X] The Commissioner is hereby authorized and requested to charge any additional fees which may be required in connection with this application or credit any overpayment to Deposit Account No. 02-4035. This authorization and request is not limited to payment of all fees associated with this communication, including any Extension of Time fee, not covered by check or specific authorization, but is also intended to include all fees for the presentation of extra claims under 37 CFR §1.16 and all patent processing fees under 37 CFR §1.17 throughout the prosecution of the case. This blanket authorization does not include patent issue fees under 37 CFR §1.18.

BROWDY AND NEIMARK, P.L.L.C.

Attorneys for Applicant(s)

Roge L. Browdy Registration No. 25,618

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26/97. 9019a 7/20/3

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Atty. Docket: SHAI=2

In re Application of:

) Conf. No.: 4669
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Appln. No.: 09/367,714
) Examiner: David Lukton
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) Washington, D.C.

For: ANTIPATHOGENIC SYNTHETIC
) July 3, 2003
PEPTIDES ...
)

AMENDMENT

JUL 0 8 2003
TECH CENTER 16007990

Honorable Commissioner for Patents
U.S. Patent and Trademark Office
2011 South Clark Place.
Customer Window, Mail Stop Non-fee Amendment
Crystal Plaza Two, Lobby, Room 1B03
Arlington, VA 22202

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Sir:

In response to the Office Action of April 3, 2003,

please amend as follows:

IN THE CLAIMS: